

SUPREME COURT OF ARKANSAS

No. CR11-364

RODERICK WILLIAMS

APPELLANT

V.

STATE OF ARKANSAS

APPELLEE

Opinion Delivered September 27, 2011

APPEAL FROM THE DESHA
COUNTY CIRCUIT COURT,
[CR-07-50-4]

HON. DON GLOVER, JUDGE

SUPPLEMENTAL ADDENDUM AND
SUPPLEMENTAL RECORD
ORDERED.

PER CURIAM

A Desha County jury convicted appellant Roderick Williams of capital murder, first-degree domestic battering, endangering the welfare of a minor, and possession of a firearm by a felon. For those convictions, appellant was sentenced to a term of life imprisonment without parole plus a term of seventy-two years. For reversal, appellant argues that the circuit court erred in denying his motions for directed verdict on the capital-murder and child-endangerment charges and by denying his motion for mistrial. We order appellant to file a supplemental addendum within seven calendar days to cure deficiencies in his addendum.

Arkansas Supreme Court Rule 4-2(a)(8) (2011) requires that an appellant's brief include an addendum consisting of all documents essential to the appellate court's resolution of the issues on appeal. In addition, pursuant to Rule 4-2(a)(8)(A)(i), in a case where there was a jury trial, the jury-verdict forms must be included in the addendum. Because appellant

SLIP OPINION

Cite as 2011 Ark. 389

has not included the jury-verdict forms in his addendum, we order him to correct this deficiency by filing a supplemental addendum within seven calendar days from the date of this opinion. Ark. Sup. Ct. R. 4-2(b)(4); *see also In Re 4-2(b) of the Rules of the Supreme Court*, 2011 Ark. 141 (per curiam).

Further, our review of the record reveals that the jury-verdict forms are not contained therein. The addendum shall not contain any document or material that is not in the record. Ark. Sup. Ct. R. 4-2(a)(8). However, we can *sua sponte* direct parties to supply any omitted material by filing a certified, supplemental record. Ark. R. App. P.-Civ. 6(e) (as made applicable to criminal cases by Ark. R. App. P.-Crim. 4(a)). Thus, we direct appellant to supplement the record with the jury-verdict forms and to file a supplemental record with our clerk's office within seven calendar days.